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6	DOMESTIC VIOLENCE TASK FORCE VIRTUAL MEETING
7	January 19, 2022
8	Held via Webex
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11	PRESENT:
12	Hon. Anna Barbara Hantz Marconi,
13	Associate Justice, New Hampshire Supreme Court
14	Hon. Diane Nicolosi, Superior Court Judge
15	Hon. John Yazinski, Circuit Court Judge
16	Mary Barton, Clerk, Circuit Court
17	Merrill Beauchamp, Director, Victim &
18	Witness Program
19	Kathy Beebe, Executive Director, Haven NH
20	Kristyn Bernier, Investigator, Belknap
21	County Attorney's Office
22	Steven Endres, Assistant County Attorney,
23	Merrimack County
24	Martha Ann Hornick, Grafton County
25	Attorney



Τ	Mary Krueger, Attorney, NHLA
2	Lynda Ruel, Director, Office of
3	Victim/Witness Assistance, NH DOJ
4	Scott Hampton, Director, Ending the
5	Violence
6	David Hobbs, Hampton, NH Association of
7	Chiefs of Police
8	Lyn Schollett, Executive Director, New
9	Hampshire Coalition
10	Amanda Grady Sexton, Director of Public
11	Affairs, New Hampshire Coalition
12	Jon Strasburger, New Hampshire
13	Association of Criminal Defense Attorneys
14	David Vicinanzo, Attorney, DOVE Program
15	Patricia LaFrance, Attorney, The Black
16	Law Group
17	Betsy Paine, Attorney, CASA NH
18	Pam Dodge, NHBA DOVE Program & 603 Legal
19	Sarah Freeman, NHJB Circuit Court
20	Administrator
21	Erin Jasina, Director, NHLA, DV Program
22	Anne Zinkin, NHSC Supervisory Law Clerk,
23	NHSC
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1	JUDGE HANTZ MARCONI: Everyone is
2	here again with smiling faces. Yay.
3	What our technically fifth meeting on our
4	fourth charge, which is a review of court
5	forms. So again, we aren't going to end
6	up with new forms from this session. I
7	think that would be a bit of a challenge.
8	But we are going to identify areas where
9	the forms could be improved. And I bet
10	there are some ideas out there for where
11	the forms would be improved. I know I
12	have some. But I would like to hear from
13	those who use the forms.
14	MS. PAINE: Your Honor, if I might
15	just step in as a partial historian. So
16	the current forms were configured as part
17	of a national effort to make sure that
18	protective orders would be recognizable
19	and enforceable by law enforcement. And
20	it was an effort by the National Center
21	for State Courts a number of years ago.
22	So on the order side of things, we need
23	to sort of keep the format similar, but I
24	think there's lots of detail that can
25	change in there.

1	But law enforcement needs to know
2	where to look on those forms to know what
3	to enforce, and there's been a
4	significant amount of training done
5	around that.
6	JUDGE HANTZ MARCONI: Okay. And
7	that's a good point. There are different
8	forms at issue. So we have the petition
9	form, which I think is where some
10	improvement could be made rather than
11	just, in my experience, allowing sort of
12	the narrative run on. Perhaps some more
13	focused, sort of sections, if you will.
14	And then there's the order side which I
15	do understand has some technical
16	requirements.
17	So do keep us on track with that.
18	That would be helpful.
19	MS. JASINA: I also want to say it
20	was probably three years ago, there were
21	some edits made to the DV petition form.
22	At least they were given to NHLA to
23	review and make comments and edits to,
24	which we did. But I don't know if that
25	process moved forward or if there were

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1	some slight changes made to the form at
2	that time. But I do remember there was
3	what looked like, what I recall, being a
4	pretty significant overhaul of the forms,
5	so I'm just not sure what happened to
6	that work or if needed that might be a
7	good starting point for us.
8	JUDGE HANTZ MARCONI: Does anyone
9	know what happened to that work?
10	MS. FREEMAN: That predates me.
11	JUDGE HANTZ MARCONI: Okay. So
12	MS. PAINE: And it postdates me,
13	Your Honor, so there's a gap.
14	MS. KRUEGER: Is Judge Carbon on
15	because I believe Judge Carbon was.
16	JUDGE HANTZ MARCONI: She is missing
17	today, unfortunately. So we will
18	we'll check on that.
19	MS. ZINKIN: She's in training.
20	JUDGE HANTZ MARCONI: Yes.
21	MS. FREEMAN: What I can say is in
22	addition to the Project Passport
23	principles that Betsy referenced, the
24	other challenge that we need to look at
25	is that some of the information collected

1	is also needed to ensure that the orders
2	can be entered into a variety of
3	databases. And that includes both the
4	Federal NCIC database and potentially the
5	state database for orders that don't
6	qualify for NCIC. So some of the
7	information collected and required is not
8	by statute or court rule but in order to
9	ensure that those orders are going into
LO	law enforcement databases.
11	JUDGE HANTZ MARCONI: And then that
L2	is, again, reference the orders. That
L3	doesn't impact the petition, or does it?
L 4	MS. FREEMAN: It impacts it insofar
L5	as some of the information that we need
L 6	to gather that can make the petition a
L7	little bit longer is needed for purposes
L8	of filling out the order form.
L 9	JUDGE HANTZ MARCONI: Okay. Those
20	who assist with petitioners filling out
21	the form, anything that comes to mind in
22	terms of hurdles, either with the DV
23	petitions or the civil stalking
24	petitions?
25	MS. ZINKIN: Erin, do vou still have

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1	the revisions that you suggested?
2	MS. JASINA: I probably do. Whether
3	they're in hard copy in my office or
4	somewhere on my computer, I'll kind of
5	poke around while we're on this call.
6	To answer the question, the previous
7	question, I would say a hurdle that they
8	are faced with initially is which form to
9	choose between the DV petition and the
10	stalking petition. So that's hurdle
11	number one. And then just a general
12	theme is that they don't really know,
13	victims and survivors don't know what is
14	required in the narrative section. We
15	will oftentimes see petitions with two
16	sentences, and then we'll see others with
17	five pages.
18	So you have victims and survivors
19	feeling like they need to do the kitchen
20	sink approach, which is outline every
21	single date of abuse. And then you find
22	others that will just more generally
23	state what has happened. There will be a
24	general statement that I've been harassed

or I've been abused for the past two

	Domestic Violence Task Force - 1/19/22
1	years. And we've seen varying orders,
2	temporary orders, issued off of those
3	different types of statements.
4	JUDGE HANTZ MARCONI: And you are
5	receiving these, this goes back to my
6	DOVE days, but you are getting those
7	petitions after they've been filled out.
8	You aren't necessarily helping that
9	process before it happens?
10	MS. JASINA: So we were running
11	somewhat of a pilot program through
12	funding, through VOCA funding when we
13	initially got VOCA funding. We were in
14	the crisis centers, onsite at the crisis
15	centers assisting victims and survivors
16	with filling out the DV petition. Once
17	COVID hit, that sort of changed our
18	process a bit. We weren't able to be
19	onsite. And then with the merger of LARC
20	and Pro Bono a lot of that assistance
21	went to 603 Legal Aid to provide that
22	assistance. So now, for the most part, I
23	will say we are getting the referrals
24	after the cases have already been filed,

the petitions have already been filed.

1	JUDGE HANTZ MARCONI: And with the
2	advocate community, if you will, same
3	thing, or you're there at the
4	beginning actually COVID, but what's
5	the norm?
6	MS. BEEBE: So I can speak a little
7	to that. I think Anne summed up what
8	we're seeing in that it is still a
9	challenge whether we're helping people
10	fill out the forms or not, assistance
11	with just breaking it down. I liked what
12	you said earlier about needing more focus
13	sections because people just don't know
14	what to include.
15	I really like the ones that New York
16	sample that was in the (indiscernible)
17	materials, where it listed the different
18	types of things, and then there was the
19	opportunity to expand on each incident.
20	And I think something like that would be
21	extremely helpful because it is really
22	hard. It's hard to know what to include,
23	and it's also hard to know how to present
24	that in a way that's impactful and
25	concise And it is either all run on or

1	listing everything, or it's just not
2	enough information to provide the
3	information.

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JUDGE YAZINSKI: As protocols, as I was reviewing those, and I spoke with Sarah and my clerk. When we revamped the protocols in 2008 the comment sections were enhanced to include directions for staff. And in asking both my clerk and Sarah both about how much training staff is receiving and how much help they are actually providing, it's become clear to me that staff, either because we don't have enough staff or they don't have enough time, is not meeting what we were hoping they would meet in protocols, and that is to help decide between the two choices DV and stalking, to also provide information about the statute. It's the protocols anticipated if far more involved staff than we have seen, and I think it's an area that would be helpful because that's the first court person that the victim sees.





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1	there are, for example, the law library
2	has part of their public outreach
3	program, the LibGuides that are available
4	to the public in a variety of areas. And
5	these are general, and certainly they
6	explain the difference between the
7	stalking and the DV petitions. I'm sure,
8	and I'm aware, there are other resources
9	posted, but it still doesn't seem to
10	substitute for someone getting specific
11	guidance, you know?
12	You can go out and look at stuff on
13	the internet and read all kinds of
14	medical diagnoses to try to figure out
15	what you've come down with, but it's not
16	the same as having a trained person
17	available to help. So I think that's a
18	valid point.
19	And as the Access to Justice
20	Commission has discovered, trying to fill
21	that gap with volunteer attorneys,
22	advocates, you name it, it may be a
23	function that the court really has to
24	take on through staffing. And if we
25	don't have sufficient staff, that will be



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1	something we're going to have to bulk up
2	on, if our legislative friends will give
3	us the money. So good points all.
4	And the New York process, I think we
5	can borrow from other successful states
6	in at least making the forms a little bit
7	more directive without going over the
8	line of giving legal advice, which of
9	course the court can't do.
10	MS. SCHOLLETT: Maybe in addition to
11	the staffing issue that a lot of folks
12	are raising, having a recommendation
13	about creating some kind of a decision
14	making tool. And I'm looking at Sarah,
15	I'm trying to remember if you were in the
16	meetings. A couple of years ago, okay,
17	we had some conversations with Judges
18	King and Ashley. And the courts had
19	looked at possibly creating kind of a
20	decision making tree for lack of a better
21	word that might help walk victims
22	through, walk petitioners through
23	choosing the correct form. I agree with
24	you completely, that's not a substitute
25	for a human being who can ask questions

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1	and provide guidance, but maybe a
2	companion piece. And that didn't end up
3	moving forward but it might be worth
4	revisiting as well.
5	MS. FREEMAN: We just got
6	JUDGE HANTZ MARCONI: I'm going to
7	sound like a broken record but oh, go
8	ahead.
9	MS. FREEMAN: I was going to say, we
10	just got as part of a piece of
11	legislation, the Vulnerable Adult
12	Protective Order legislation that
13	ultimately didn't go forward. We did
14	discuss a decision tree. But I would
15	echo, there is something invaluable about
16	having someone, an advocate, whether it's
17	a lawyer advocate or a crisis-center
18	advocate, with the person filling out the
19	petition because as wonderful and as
20	trained as our court staff are, they're
21	not trained to provide the advanced level
22	of safety planning that crisis center
23	advocates are. And so I do think there
24	is a distinction in the quality of

petitions that come in when someone has

	Domestic violence lask force - 1/19/22
1	the support of an advocate or an attorney
2	trained in domestic violence and safety
3	planning.
4	MS. BEEBE: I don't know if folks
5	can hear me because I understand I'm
6	still having technical challenges, but I
7	would reiterate though, one of the
8	challenges that we have is that we're
9	also just about support and not there to
10	give any sort of legal advice. So it was
11	really beneficial when we had the
12	(indiscernible) had NHLA located at the
13	crisis centers to help survivors. Well,
14	we could do that important piece about
15	safety planning, and yes, we can help
16	break down the forms, and help people to
17	understand them, but if it's just a
18	crisis center advocate, they're not
19	necessarily getting all of the
20	information they might need to adequately
21	fill out the forms.
22	JUDGE HANTZ MARCONI: And I think
23	that's an interesting point.
24	Anecdotally, there are some petitions
25	with the assistance of an advocate that



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1	are no better, if you will, than just a
2	self-represented person. There is a
3	legal distinction between what's required
4	in the petition and what the advocates
5	are really trained to do, which is not
6	they aren't the same. Legal counsel and
7	the advocates training isn't the same.
8	So I think that is a recognition
9	I've come to just in sort of doing my
10	background work on this that it's not
11	enough just to call in an advocate,
12	there's still that missing link. And
13	unless New Hampshire Legal Assistance has
14	a staff of thousands, we have to find a
15	way to fill that gap.
16	It is my understanding, and you
17	folks can correct me, but advocates are
18	really more about safety training and
19	support for the victim, survivor or sort
20	of what they're going through, not
21	looking at the sort of processing the
22	case or prosecuting the case.
23	Am I correction on that?
24	MS. BEEBE: Absolutely. And because
25	that is the time that is of greatest risk

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1	for someone who their partner, ex-
2	partner, who has been served with
3	restraining order, then it's really
4	critical that you have that crisis center
5	advocate piece but also access to the
6	legal assistance as well.
7	JUDGE HANTZ MARCONI: Right. And
8	the idea of maybe I don't know,
9	nationally what other models there are,
10	but is there a model that combines legal
11	counsel with the advocacy center, or is
12	there some prohibition?
13	MS. FREEMAN: I can speak to New
14	York City's model. I was a staff
15	attorney for a victim services
16	organization in New York City, and in
17	that model there was we had advocates
18	that were part of our organization. The
19	advocates provided that safety planning
20	guidance and information about filling
21	out the protective order because not
22	everybody who is filling out a protective
23	order petition needed legal counsel, and
24	those advocates were trained to provide
25	legal information, not advice. But we

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1	certainly, we were the attorneys taking
2	on clients who were also receiving
3	services from our crisis center
4	advocates.
5	JUDGE HANTZ MARCONI: And were you
6	working within the crisis center, or it
7	was a program that incorporated the
8	crisis centers?
9	MS. FREEMAN: So it was a program
10	that the crisis center employees and the
11	staff attorneys worked for the same
12	organization.
13	JUDGE HANTZ MARCONI: Okay. And
14	that organization was?
15	MS. FREEMAN: There's a couple of
16	them in New York City. One is Safe
17	Horizon and one is Sanctuary for
18	Families.
19	JUDGE HANTZ MARCONI: And they are
20	not functions of the court system? They
21	are separately funded? So with grants or
22	whatever fundraising tools?
23	MS. FREEMAN: Correct.
24	JUDGE HANTZ MARCONI: So in New
25	Hampshire we have a piece of that, we



1	don't have that model, correct?
2	MS. FREEMAN: Correct. Yes.
3	JUDGE HANTZ MARCONI: Okay.
4	MS. KRUEGER: Yeah. We've done
5	variations on those themes over the
6	years, and Pam Dodge can certainly talk
7	about it as well, utilizing NHLA staff
8	attorneys and paralegals, and utilizing
9	volunteer attorneys to be onsite at
10	crisis centers doing unbundled legal
11	services, and in addition to helping with
12	divorce and parenting cases. Also
13	assisting with 173-B and stalking cases.
14	And it really is a resource issue.
15	As the legal services community has
16	really worked collaboratively over, for
17	me the last fifteen years, on trying to
18	figure out the models with our crisis
19	center partners that are most effective.
20	And I think we all know having an
21	attorney onsite is the ideal.
22	JUDGE HANTZ MARCONI: Right.
23	MS. KRUEGER: But it's just not
24	something we can pull off with the
25	resources that we have.



1	JUDGE HANTZ MARCONI: So it's
2	something that in New Hampshire we have
3	NHLA, we have DOVE, we have now 603
4	legal, and that is volunteer lawyers, but
5	what we don't have, which that New York
6	City model did, in a geographic area, is
7	a separate nonprofit, if you will,
8	umbrella agency that has staff attorneys
9	that are not relying on the volunteer
LO	attorney but has actual people on staff
11	to do that piece of work. That
L2	they're
13	MS. KRUEGER: Yeah. And I would
L 4	just say that there's limited pools of
L5	money and pots of money. So we'd, I
16	think, and with the coalition too, we've
L7	also agreed that, like the VOCA money,
L8	which is a huge amount of monies that
L9	come in over the last few years; there's
20	Violence against Women Act legal
21	assistance for victims, money that's
22	harder to come by; there's STOP grant
23	funds that flow through the state, all of
24	those different pots of money, there's a
25	limit to them. And hiring lawyers at

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1	crisis centers isn't necessarily the best
2	use of that resource, right?
3	Having a legal service and a legal
4	aid program that can together recruit
5	volunteer attorneys and be coordinated
6	and who's doing what cases and
7	prioritizing the use of those resources
8	has been a really effective model in New
9	Hampshire. But there are those limits,
10	right? So I just don't think there would
11	be you'd be taking resources from one
12	place and putting it into another place
13	at the detriment of the system that we
14	currently have, that we've worked really
15	hard to change. And with the merger that
16	just happened last year
17	And Pam, feel free to chime in with
18	this because you've been around longer
19	than I have.
20	MS. DODGE: Yeah. I mean I can echo
21	everything that you're saying, and the
22	State is also trying to really establish
23	family justice centers as well, which is
24	kind of the one-stop shop for victims and
25	survivors of domestic violence, but

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1	they're very, very costly. And that, to
2	sustain that kind of funding, to support
3	a multifaceted response to victims of
4	domestic violence, it's just not
5	sustainable, and they don't survive.
6	It's really problematic. And my
7	experience has been between NHLA and the
8	services of the Pro Bono Program, whether
9	at the Bar at 603 Legal Aid, we still, we
10	are very limited to respond to this big
11	needs that is out there.
12	JUDGE HANTZ MARCONI: So ramping
13	that up is another I mean, ramping up
14	our volunteer network is another ongoing
15	challenge, if you will, too, and bringing
16	this back to the forms, whatever
17	improvements we can advise to make to the
18	forms, to make it easier for people to
19	operate without legal counsel, that is
20	really addressing the fact that we don't
21	have someone at each courthouse or at
22	each crisis center to help at that stage.
23	Like the, I'll repeat myself, the
24	guided interviews in eFiling, which is
25	another substitute for that lack of



Domestic Violence Task Force - 1/19/22 1 advice at that critical stage. 2 MS. DODGE: I would like to add 3 though that putting that kind of format 4 together would, I think, bring a much 5 stronger petition to the table, and then 6 the attorneys, when they do take the case 7 at a later time, at least have the 8 framework because these referrals, 9 whether they're to New Hampshire Legal 10 Assistance or to a volunteer, the 11 turnaround, it's urgent. And there is 12 very little time to respond. 13 MR. STRASBURGER: So as we're having 14 this discussion about forms, it's 15 occurred to me that our process has 16 involved this notion of the allegations 17 being sworn to, and the respondent having 18 notice of those allegations, and the 19 allegations being sufficient for the 2.0 court to make a finding. And while I 21 think that revising the forms to include 22 certain check the box areas might be 23 easier for the court to identify what the 24 173-B allegations are, I just want to

make sure that we don't lose focus of the

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1	due process notion that everyone should
2	be on notice as to what the allegations
3	are so that there can be a fair hearing.
4	When I represent the petitioner, I'm
5	very mindful of that, and I know that the
6	general public may not be, but I always
7	make sure that when I'm representing a
8	petitioner, we're very specific because
9	if we are not, we run the risk of the
LO	court saying, well, that's not in the
11	four corners of the petition, so I'm not
12	going to consider it. And the
L3	respondents entitled to notice.
L 4	And when I'm defending a petition,
15	I'm quick to raise an objection when
16	there is some testimony that has that
L7	relates to an issue that hasn't been pled
L8	and hasn't been included in the petition.
19	So I think whatever way we can get
20	the message out there to petitioners that
21	they're not going to be allowed,
22	necessarily, to testify to allegations
23	that have not been properly noticed, that
24	might be helpful. I don't know whether

25

that would be some bold paragraph on the

1	form.
2	But I think that's important for us
3	to keep in mind. Because if we get to a
4	point where we're literally just checking
5	a box, okay, I've suffered false
6	imprisonment, check; I've been the victim
7	of simple assault, check, those types of
8	things as far as being properly prepared
9	to litigate at a hearing, I don't think
10	are sufficient. I think there would need
11	to be some detail there.
12	JUDGE HANTZ MARCONI: Right. You'd
13	have to have; I've been the victim of X
14	because and some detail.
15	MR. STRASBURGER: Right. So I just
16	wanted to throw out there
17	JUDGE HANTZ MARCONI: Yes.
18	MR. STRASBURGER: the notion
19	that, I think for both sides, I think the
20	petitioner wants to make sure that the
21	court has sufficient information to make
22	the findings that it needs to make in
23	order to grant their requested relief.
24	But also equally as important for the
25	respondent, who is entitled to understand

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1	exactly what the allegations are, so
2	that or fulfilling that due process
3	requirement, and making sure that the
4	allegations are properly sworn to,
5	there's been proper notice, and both
6	sides have an equal opportunity to
7	litigate those issues.
8	JUDGE HANTZ MARCONI: Just part of
9	the issue that I'm wanted to talk about
10	as well is looking at the forms, people
11	have any specific ideas for improvement
12	today. And we're talking about the DV
13	forms I've listed for civil stalking.
14	There are the email pilot project forms,
15	which are a takeoff on the regular forms.
16	The motion for weapons return form,
17	criminal forms, all things we've uploaded
18	that, and Superior Court Civil
19	Restraining Order forms, so they're all
20	part of what's up for discussion.
21	But also going forward, what's the
22	process if some group stakeholder,
23	someone in the business in this space
24	comes across a glitch in a form. So what

do you do? Is there a feedback process

1	that we should be looking at? I've put
2	down, obviously, with the Bar we have a
3	committee on cooperation with the courts
4	meets monthly, eight, nine months of the
5	year, which for lawyers is a way to give
6	feedback to all three courts, you know,
7	Supreme, Superior, and Circuit. Do we
8	need to have periodic stakeholder
9	meetings? Do we have a line right to
10	Jean, the program manager at the AOC?
11	What is the process that makes sense if
12	people have form related or even process
13	related questions? So I throw that out
14	also in connection with this particular
15	topic.
16	MS. ZINKIN: I just wanted to point
17	out, just going back to what Jon was
18	saying. Just looking at the New York
19	form that's up on the Dropbox and not
20	that that's the be all and end all of all
21	court forms, but in addition to having a
22	survivor check off the conduct, you know
23	disorderly conduct or harassment or
24	whatever, the next thing says describe
25	each incident starting with the most



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1	recent incident; state date, time and
2	location of each incident, specify all
3	injuries; and if any weapons were used,
4	use additional sheets when necessary. So
5	I think it's possible to have both checks
6	and some required narrative.
7	MS. LAFRANCE: Can I just ask a
8	quick question point of information
9	JUDGE HANTZ MARCONI: Yes.
10	MS. LAFRANCE: if you will. You
11	keep referencing a New York form. I
12	don't see it in my Dropbox; where is it?
13	JUDGE HANTZ MARCONI: Good question.
14	MS. LAFRANCE: Okay.
15	JUDGE HANTZ MARCONI: Are you
16	(indiscernible)?
17	MS. LAFRANCE: I didn't see anything
18	from yesterday to that Anne had sent
19	around. I think it was the stalking. I
20	don't know if I
21	MS. BEEBE: I found the New York
22	form in today's box in Dropbox. It was
23	just one of the pieces.
24	JUDGE HANTZ MARCONI: So under
25	Charge 4 is that where it is?



	Domestic violence lask loice 1/15/22
1	MS. ZINKIN: I muted myself. Yes,
2	under Charge 4, let me just get into
3	Dropbox for a second.
4	JUDGE HANTZ MARCONI: I don't dare
5	try to go into my Dropbox on this
6	computer, I'll end up.
7	MS. ZINKIN: There are all the forms
8	that New Hampshire has, and then there's
9	this New York Petition for Family Offense
10	that was uploaded on the 12th. You
11	should after the call we can sort of
12	troubleshoot if you want to do that.
13	MS. LAFRANCE: Yes. Thank you. I
14	didn't want to take up too much time.
15	JUDGE HANTZ MARCONI: No, no, no.
16	It's okay.
17	MS. LAFRANCE: I just wanted to know
18	if it was me or not.
19	JUDGE HANTZ MARCONI: I'm not a
20	Dropbox expert. I excluded you from
21	Dropbox just randomly.
22	MS. LAFRANCE: Like I do. I did
23	have another point to make too about the
24	forms. How many of these are subject to
25	the, you know, what was talked about

	Domestic violence lask force - 1/19/22
1	earlier that they're kind of uniform so
2	that police can recognize, you know, know
3	where to go for certain information. Is
4	it just the DV petition or is it all of
5	these?
6	MS. FREEMAN: It's any order of
7	protection that is entered into law
8	enforcement databases that is entitled to
9	full faith and credit. So right now for
10	us that means the criminal bail
11	protective order, the DV order, the
12	stalking order, and two juvenile abuse
13	orders are all subject to Project
14	Passport. It's the actual order. The
15	petition isn't subject to Project
16	Passport, but it needs to collect enough
17	information to fill out that Project
18	Passport from and to also be entered into
19	NCIC or STOP.
20	JUDGE HANTZ MARCONI: And the forms
21	are reviewed on a periodic basis
22	internally, and obviously that's one of
23	the reasons. But getting feedback from
24	the users of the form or proxies for the

25

users of the form, is something we should

1	think about going forward.
2	MR. ENDRES: One thing that's not
3	directly related to the form but the
4	hallmarks that we had to review the
5	forms. I went on the Supreme Court
6	websites trying to find the forms and
7	actually found I had not the Supreme
8	Court but the judicial branch website and
9	had a little bit of difficulty locating
10	the forms. There is a forms tab, and I
11	know that everything is there, but I sort
12	of poked around a little bit because
13	there's a box that comes up that says,
14	what do you want to do today? How can we
15	help you today? And it says, I want to,
16	and I was looking for I want to file a
17	domestic violence restraining order, and
18	there's nothing there. And the self-
19	help, there's a number of boxes, but I
20	knew they were there, but I couldn't get
21	to the forms from there. So that might
22	be something that
23	JUDGE HANTZ MARCONI: That's our new
24	website. I could probably find it on the
25	old one though. That's very good input

	Domestic Violence Task Force - 1/19/22
1	because we just rolled that out, and it
2	does have its glitches.
3	MS. LAFRANCE: Lynn, doesn't the
4	coalition link on your website somewhere
5	too? Is Lynn here? Yeah, there she is.
6	MS. SCHOLLETT: I am. Hi. Do we
7	I think that we would link to the I
8	haven't looked lately, I'm sorry. I
9	didn't think to do that for today. I
10	assume we would link to the judicial
11	branch just to make sure we have the most
12	current ones. I can double check.
13	MS. FREEMAN: To provide some
14	historical background, there was a debate
15	about whether or not DV and stalking
16	petitions should be available on the
17	internet because some stakeholders had
18	raised the concern about someone starting
19	to fill them out on their computer and an
20	abusive partner finding the petition and
21	it being a safety concern. When we had
22	the COVID shut down it became apparent we
23	needed to increase access to forms
24	remotely. And to that end, we put the
2.5	forms on the website but that is fairly

	Domestic violence lask force = 1/19/22
1	new. And at the same time started the
2	email petition pilot so that people
3	working with crisis centers could submit
4	them electronically. But actually having
5	the petitions available electronically is
6	a fairly new decision, and there are a
7	host of safety concerns with it that
8	we've been working through.
9	JUDGE HANTZ MARCONI: Are you
LO	talking about interactive, like fillable
11	forms versus just having the form
12	available for someone to print out? Or
L3	is it the same concern with both types?
L 4	MS. FREEMAN: Historically, we
15	didn't have the DV petitions on the
16	internet at all because their advocates
L 7	had raised the safety concern that they
L 8	just wanted people to be able to access
L 9	them at the court. But when COVID hit,
20	we had discussions with stakeholders, and
21	it became apparent that we needed to
22	increase the access and that the risk of
23	not providing it outweighed the risk of
2.4	something happening.



And so that -- so we did two things.

1	We posted the forms that someone could
2	print out and bring to the court and fill
3	out, and then we also started the email
4	petition pilot program that we're still
5	monitoring and testing, and that is a
6	fillable petition that someone can access
7	if they're working with a crisis center.
8	JUDGE HANTZ MARCONI: Okay. So at
9	this point, are there any thoughts about
LO	not having these forms available on the
11	web from the group here? Or is that
12	something that if we can sort out the how
L3	to find them problem, we should continue
L 4	to do?
15	MS. BEEBE: Can I (indiscernible)?
16	FEMALE SPEAKER: Go ahead, Kathy.
L7	MS. BEEBE: I understand that safety
L8	concern. However, it is extremely
L 9	beneficial to have access to the forms
20	electronically. I mean one of the
21	challenges that we saw was sometimes
22	they're not, they're bringing only a
23	phone for someone to use to fill out the
24	forms, and if it couldn't be done in that
25	manner then that made it challenging to



	Domestic Violence Task Force - 1/19/22
1	the staff to get it to the courthouse or
2	one of the crisis centers to be able to
3	access to do that piece.
4	JUDGE HANTZ MARCONI: So crisis
5	centers accessing fillable forms doesn't
6	present the same risk that someone doing
7	it at home would, directly from the
8	website? Although, do you get calls from
9	people at home filling out their own
10	form, and you're guiding them by
11	telephone?
12	DR. HAMPTON: One of the things
13	that go ahead.
14	MS. BEEBE: I was going to say, it's
15	not ideal, but that did happen during
16	COVID.
17	JUDGE HANTZ MARCONI: Okay.
18	DR. HAMPTON: One of the things that
19	I've heard at the visitation center where
20	we'll get some survivors in, and some of
21	the comments we've gotten is that they
22	said, I really like the idea of being
23	able to access the form, but maybe not at
24	my house if I don't feel safe, maybe it's



at the library, maybe it's on my phone.

1	But I really like being able to access it
2	at a time when I'm not standing at a
3	window with someone expecting me to know
4	what I'm supposed to be doing. It feels
5	a lot less stressful; I can do it on my
6	own time. So I know people have liked
7	having the option of doing it either way.
8	JUDGE HANTZ MARCONI: Okay. And
9	maybe it, again, is a little bit of
10	guidance as to here's this form, make
11	sure you're in a safe place when
12	you're
13	DR. HAMPSON: Um-hum.
14	JUDGE HANTZ MARCONI: filling it
15	out.
16	MS. LAFRANCE: Yeah. That's what I
17	was going to say. Have, maybe when
18	they're done or if they go to exit, you
19	get the little popup saying, not only,
20	make sure you close this window, but also
21	delete your history, right? Because
22	anybody can look on the history and see
23	exactly what page they went to.
24	JUDGE HANTZ MARCONI: Yes.
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Domestic Violence Task Force - 1/19/22

the things that people, you know, see the escape button. And I would encourage any agency that has one to go ahead and have the escape button, and then once you hit escape, go ahead and hit the back button, and on a lot of sites you're going to go right back to the previous page. And so it's real important to check to make sure that if there's a second layer. them will have it with the scrolling through five or six pages of the weather report and the food channel and stuff like that, and it's harder to identify. But so many of them immediately go right back, and offenders figure this out in two seconds. MS. FREEMAN: And that's something we actually considered on our when we were developing some of these forms on our website. We discuss whether or not we could put an escape button. But that exact concern was raised to us whether or



popup and it makes it seem safe, but a

not it was creating a false sense of

safety for survivors when you have a

	Domestic Violence Task Force - 1/19/22
1	slightly tech savvy perpetrator might be
2	able to find where that person's been.
3	DR. HAMPTON: Right. Yes.
4	MS. ZINKIN: I'm just going to say
5	real quickly in terms of the website, and
6	this is something, Judge, that maybe we
7	can bring up with Brian (ph.). The way
8	you find the forms you first have to know
9	what court
10	JUDGE HANTZ MARCONI: Yes.
11	MS. ZINKIN: these petitions are
12	going to be filed in. So if you know
13	the if you happen to know that that's
14	a district division thing
15	JUDGE HANTZ MARCONI: Right.
16	FEMALE SPEAKER: as opposed to
17	family divisions, then you can go form,
18	district division, and there all of the
19	forms are, and you can find the domestic
20	violence petition pretty easily. But if
21	you are a survivor and you have no
22	idea
23	JUDGE HANTZ MARCONI: Right.
24	FEMALE SPEAKER: which division
25	of the circuit court handles DV



	Domestic Violence Task Force - 1/19/22
1	petitions, then I can imagine that's
2	pretty difficult.
3	JUDGE HANTZ MARCONI: Yes.
4	MS. JASINA: I'd also just like to
5	add in terms of having electronic access
6	to the forms. Prior to them being
7	available on the court's website you
8	would either go to the court or you would
9	get them from the crisis center. But
10	then you would probably, typically, if
11	you weren't filling it out at the crisis
12	center, you are filling it out at the
13	courthouse. And that took considerable
14	amount of time for some people, so they'd
15	spend maybe three hours just writing the
16	petition at the courthouse. Also, I know
17	that when people were kind of getting
18	to not all people but some reports
19	that we received, the victims who went to
20	the courthouse close to 4 o'clock were
21	feeling a lot of pressure.

FEMALE SPEAKER: Who went to a conference room, and then there would be

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repeated check-ins from court staff, like

JUDGE HANTZ MARCONI: Right.

1	are you done, are you done, are you done?
2	The judge needs this, the judge needs
3	this. And that was stressful for a lot
4	of people that we were speaking with and
5	working with.

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So having the ability to do it at home or do it at a friend's house or do it at a crisis center and taking the time so that you don't feel; one, any pressure to complete it in a particular amount of time; and two, you're not doing it in an environment where you may not feel safe or comfortable; and three, it's just as people for the court really to have to be concerned with in terms of conference rooms and where's everybody at and what's the safety of the person at the courthouse who's filling out this petition who may have been stalked to the courthouse. So it's just like a lot of really good reasons, I think, that make it seem worth it to have them accessible electronically on the court's website. DR. HAMPTON: The other reason I

would toss out that I've heard from some

	Domestic Violence Task Force - 1/19/22
1	people, they say, if they're accessing it
2	on the computer and English is not their
3	primary language, and they're having
4	trouble understanding it, you can do a
5	translate, and then they read the
6	questions, okay, I understand this better
7	than I would have had I just tried had I
8	just tried to get through it in English.
9	They still have to fill it out in the
10	same way, but there's an accessibility
11	feature for being able to access it on
12	the web.
13	JUDGE HANTZ MARCONI: And if the
14	person is at someone, a friend's house,
15	they don't they still have the 4
16	o'clock deadline, but they can work
17	through that and bring it in the next day
18	kind of thing.
19	DR. HAMPTON: Um-hum.
20	JUDGE HANTZ MARCONI: Assuming
21	they've got
22	MS. FREEMAN: One point of
23	clarification?



MS. FREEMAN: The emailed file

JUDGE HANTZ MARCONI: Yes.

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	Domestic Violence Task Force - 1/19/22
1	petitions can only be submitted
2	electronically between 8 a.m. and 3 p.m.
3	And the reason for the earlier cutoff is
4	because (indiscernible) at least two
5	phone calls contacts between the filer
6	and court staff. The first one to
7	confirm that the petition has been
8	received, and then the second one to let
9	the person know the outcome of the
10	decision. And we needed to make sure
11	that those callers could get in touch
12	with court staff.
13	So as part of the discussions with
14	our multidisciplinary stakeholders group,
15	we decided that the filing period will be
16	8 a.m. to 3 p.m., which is another reason
17	why those email petitions are only
18	available through crisis centers, we're
19	able to safety plan around that concern.
20	JUDGE HANTZ MARCONI: Okay. So it
21	would be difficult to or inadvisable to
22	provide interactive forms without that
23	link to the crisis center?

particularly concerned about someone

MS. FREEMAN: Yeah. And we are

24

1	potentially submitting a petition after
2	hours and court staff not seeing it until
3	the morning. And there were concerns
4	about whether or not that person thought
5	they were getting protection overnight or
6	if it was still safe for them to go
7	forward in the morning. So this was kind
8	of the middle ground that we came up
9	with, with consultation with the crisis
10	center through the Coalition and NHLA and
11	others thinking about safety.
12	JUDGE HANTZ MARCONI: But if someone
13	who wanted to download, print out, have a
14	copy, walk around with it, nonfillable,
15	but just the form, rather than going to
16	the court, they could do that from the
17	website? Work on it, fill it out by
18	hand, and bring it in during court hours?
19	FEMALE SPEAKER: Absolutely.
20	MALE SPEAKER: Yes.
21	MS. JASINA: I just want to clarify
22	too that the electronic filing, it was
23	intentional that that link would only be
24	accessible through the crisis centers,
25	but it's also accessible through NHLA.



1	We have submitted those on behalf of our
2	clients on occasion which has worked
3	really well. I don't know if we would
4	want to expand that perhaps to the DOVE
5	panel. But I think just keeping that
6	narrow because we're well connected with
7	the crisis centers so that was part of
8	the reasoning behind expanding that link
9	to include NHLA.
10	MS. FREEMAN: That's right. And the
11	Family Justice Center, that's the other
12	group that was be able to access it. And
13	it really is to ensure that there's that
14	safety planning component because there's
15	a different safety analysis given that
16	this is being done on a computer and
17	there's these phone calls with court
18	staff, and the person filling it isn't in
19	the lobby where there's court security.
20	So given these new safety concerns, we
21	really felt that it was better to have
22	people working directly with an entity
23	that was familiar and comfortable with
24	safety planning.
25	JUDGE HANTZ MARCONI: Which may not



Domestic Violence Task Force - 1/19/22 1 extend to all the lawyers on the DOVE 2 panel. 3 MS. HORNICK: I wonder, and this --I don't think this is too far in the 4 weeds but having had to do a lot of these 5 6 syllable forms online myself, when I've 7 made a mistake and tried to go back or 8

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something and then everything disappears because whatever, either the program I'm using or the computer I'm using doesn't have the ability to save the information. I mean, again, I throw that out there whether or not that is true with some of these forms, I don't know. Although I do know that some of the court forms that I have to tried to fill you can't save and then try to fill out another one. So I just hope that that's an issue that a victim wouldn't have to sort of endure what with everything else and all the other stress that they are having.

So again, I don't know if that's way too far in the weeds, it's probably something, Sarah, that you've figured out and addressed.



1	But the other comment I just want to
2	make because DOVE has come up a couple of
3	times. I've worked all over in Coos
4	County, Northern Grafton County, there is
5	such a need for DOVE attorneys up there.
6	And there have been male victims and
7	female victims who have just called my
8	office just begging for whatever I can
9	do, which obviously isn't much, but I
_0	just want to make that last comment.
.1	Thank you.
_2	MS. DODGE: Thank you.
.3	JUDGE HANTZ MARCONI: It's
_4	interesting, and again, this a tough
_5	space, and I'll let Pam talk, but the
_6	pandemic created some deficiencies in
.7	some other areas. I think of landlord-
_8	tenant where you can have counsel from
_9	further away assisting folks, and in this
20	space that's a bigger challenge.
21	Go ahead, Pam.
22	MS. DODGE: Thanks. Yes, so the
23	North Country has been traditionally a
24	real, real issue for legal services.
25	NHLA has an office up there and they do a

	Domestic Violence Task Force - 1/19/22
1	great job, but it's small. It's a long
2	ways away, and there aren't a lot of
3	attorneys up there.
4	I do want to say that COVID did help
5	support the North Country where it comes
6	to DOVE cases because we had attorneys,
7	private attorneys, who were just taking
8	those cases on a routine basis, and I
9	think that it helped open up some
10	availability through NHLA as well.
11	And just to backtrack real quickly
12	with Erin's thought that perhaps we
13	should open up the online filing for DOVE
14	attorneys. But that's not the scope of
15	service that we have traditionally asked
16	from the private bar, and it was limited
17	to the final hearing. However, it
18	doesn't, you know, we couldn't reconsider
19	or look at some kind of pilot with
20	private practitioners as well.
21	And one last thing, kind of going
22	back to an earlier meeting that we had.
23	If we get into a clinic model that online

petition would be really important to have so.



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1	JUDGE YAZINSKI: Sarah, can I ask
2	MS. DODGE: I wanted to just tell
3	you that.
4	JUDGE YAZINSKI: Can I ask you, if
5	we, on a routine basis, allowed lawyers
6	to represent petitioners through Webex
7	because we have the same problem in
8	Sullivan County that the North Country
9	does, we don't have a lot of attorneys,
10	and I rarely see a DOVE attorney. If we
11	allowed representation routinely through
12	Webex, do you think that would increase
13	our ability to have DOVE attorneys?
14	MS. DODGE: Absolutely.
15	MS. JASINA: Yeah, I agree with Pam.
16	One, if there's a benefit to COVID, the
17	one benefit was that we were able to
18	increase access for victims and survivors
19	because we had people in our Concord
20	office handling North Country cases,
21	people in our North Country handling
22	cases in Nashua. I will say the
23	telephonic hearings were challenging, we
24	didn't have the option of Webex hearings,
25	and that made it difficult in terms of

	Domestic Violence Task Force - 1/19/22
1	presenting evidence, and submitting
2	evidence, and cross-examination, and when
3	there were interpreters, that was
4	incredibly challenging. But maybe
5	exploring Webex hearings, which I know
6	have safety concerns attached, you know,
7	if people are in their homes and abusers
8	being able to see inside the safe space
9	that the victim is at. So lots of things
10	to consider, but in terms of an access
11	perspective, it definitely increased, so
12	I would agree with Pam on that.
13	JUDGE YAZINSKI: I would view it or
14	anticipate that you would allow the
15	attorney to appear by Webex, but still
16	expect the parties in court. We do that
17	in probate all the time and
18	guardianships. And if it would increase
19	the access to DOVE attorneys, I don't see
20	any reason why we couldn't just have the
21	attorney or the attorney for both clients
22	appearing by Webex.
23	JUDGE HANTZ MARCONI: And meanwhile,



the survivor victim and the advocate

would be in court.

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1	JUDGE YAZINSKI: Along with
2	security. Correct.
3	JUDGE HANTZ MARCONI: Along with
4	security. There is also, and this is,
5	again, future stuff, but we are looking
6	at a pilot and hopefully it will go
7	broader, but putting a remote access
8	setup in the law library here in the
9	Supreme Court building, if you go, where
10	there's security. And in one of our
11	conference rooms to provide a station for
12	people who don't have compatible
13	technology to do remote hearings.
14	If this is something that works out
15	we might be able to do that in various
16	locations around the state. So that's
17	another kind of expansion that might
18	provide some relief.
19	MS. LAFRANCE: Can I just go back a
20	couple of minutes
21	JUDGE HANTZ MARCONI: Yes.
22	FEMALE SPEAKER: to what Marcy
23	was saying about the forms being filled
24	out?
25	TUDGE HANTZ MARCONI. Yes



1	FEMALE SPEAKER: Maybe the technical
2	person who does the forms can answer
3	this. Before I bought the advanced Adobe
4	program, I pay for it monthly because I
5	just use Adobe extensively, I'm always
6	scanning things in. I could not save any
7	forms either from the website, from the
8	judicial website. I don't know if any
9	other attorneys or anybody else has
LO	discovered that, but since I have the
11	advanced one, I can save it. But I mean,
12	we can only assume unless the person
13	seeking the restraining order uses Adobe
L 4	regularly and does pay for the advanced
L5	program, we can assume that they only
L 6	have the free one that anybody can get if
L7	you download it off of internet. I don't
L8	know if anybody else has discovered that
19	so
20	JUDGE HANTZ MARCONI: All right. I
21	think the forms being available is really
22	just the paper form to be printed out and
23	handwritten at this point. I think the
24	only fillable aspect, savable or not, is
25	through the crisis centers.

1	Am I right about that?
2	MS. FREEMAN: I can speak to the
3	email petition pilot one is savable.
4	There are some technical challenges that
5	we've worked closely with the crisis
6	centers to help people fill out, but on
7	our end, we have to actually make each of
8	those fields specifically fillable, so
9	every form would have to be touched to do
10	that. It's not it was pretty
11	technically challenging and time
12	consuming to do those fill-out petitions
13	that we have right now.
14	And there are technical challenges,
15	which is another reason why it's been so
16	critical at the crisis center connection
17	and having that person be able to work
18	with a survivor if something comes up.
19	And they may have to abandon filling it
20	out by email and getting them to the
21	court in person. And so we really had
22	that close partnership with the crisis
23	centers in part because of the technical
24	challenges.
25	MR. ENDRES: When I open the



- domestic violence petition from the
- 2 judicial website, mine is fillable.
- JUDGE HANTZ MARCONI: Really?
- 4 MR. ENDRES: So. Yeah.
- 5 JUDGE HANTZ MARCONI: Great.
- 6 MR. ENDRES: And it's got a little
- 7 clear form button up at the top, and I
- 8 can fill that out.
- 9 MS. ZINKIN: It is fillable.
- 10 JUDGE HANTZ MARCONI: All right.
- 11 MS. ZINKIN: And I think I only have
- 12 the free Adobe.
- JUDGE HANTZ MARCONI: But then the
- 14 question is, can you save it and print
- 15 it?
- 16 MS. ZINKIN: I've been able to save
- 17 court forms on my computer.
- MR. ENDRES: Yeah.
- MS. ZINKIN: And printing.
- JUDGE HANTZ MARCONI: So then it's a
- 21 question of the self-represented person
- fills it out would have to print it and
- take it to the courthouse?
- 24 MS. ZINKIN: Right.
- MR. ENDRES: Yeah. I can print it



- 1 and save it as well.
- JUDGE HANTZ MARCONI: Okay. Well,
- 3 we're advancing --
- 4 MS. HORNICK: So --
- 5 JUDGE HANTZ MARCONI: -- as we sit
- 6 here.
- 7 MS. HORNICK: Yeah. Just check on
- 8 that because I was able to save before I
- 9 bought the advanced Adobe, and then I'd
- 10 go back to edit it and it's empty so.
- MS. KRUEGER: You have to save it
- 12 first and then fill it out.
- 13 MALE SPEAKER: Yeah.
- MS. HORNICK: You can save it after.
- I think that's the problem but not -- you
- have to download it on your computer and
- open it back up and then fill it out. So
- it's like, it's multiple steps that you
- 19 know --
- MALE SPEAKER: Yeah.
- MS. KRUEGER: Well, thank you for
- the lessons on that here, but I'm not
- sure that -- anyway, thanks.
- JUDGE HANTZ MARCONI: At least we've
- 25 identified hurdles to filling out these

	Domestic Violence Task Force - 1/19/22
1	petitions whatever form they take. All
2	right. Anything else on court forms?
3	MS. BEAUCHAMP: (Indiscernible). I'm
4	sorry.
5	JUDGE HANTZ MARCONI: Go ahead. I
6	was going say any suggestions for: a,
7	improving forms, b, improving feedback on
8	forms, or anything else?
9	MS. BEAUCHAMP: I'm wondering if it
10	might be helpful for the forms to
11	actually prompt for a criminal case
12	pending and maybe for a little bit of
13	information about that criminal case.
14	I noticed in the protocols that it
15	suggests that court staff, I don't know
16	peruse Odyssey and to see if there are
17	any pending criminal matters or existing
18	protective orders. And the form, I
19	think, has checkboxes for is there
20	anything currently that you're involved
21	in; divorce, custody, protective order,
22	other. And I'm just wondering if
23	something there that specifically says
24	criminal. And I really don't know how
25	many people seek a civil restraining

	Domestic Violence Task Force - 1/19/22
1	order and already have maybe a bail order
2	in place as well that would be helpful
3	for the court to have in front of them
4	with the petition, as well as maybe the
5	charges that might be pending against the
6	defendant. Just a suggestion.
7	JUDGE HANTZ MARCONI: Yes.
8	MS. FREEMAN: (Indiscernible)
9	helpful at times because the court may
10	not be aware of the charges because those
11	charges haven't come into the court yet.
12	So when an incident has happened, we
13	may the public often thinks the court
14	knows what the criminal case is, but we
15	may not yet know that there's going to be
16	a prosecution.
17	MS. JASINA: I had a question about
18	petitions creating a referral to DCYF.
19	If there is something in the petition
20	that indicates abuse or neglect has
21	occurred towards a child, is that an
22	automatic referral from the court to
23	DCYF? How is that considered, and is
24	there something on the court form, a box
25	that could be checked by the plaintiff



1	saying that there's concerns about the
2	kids? I don't know. I know that's not
3	the really the purpose of 173-B, but I'm
4	just curious if it's an automatic
5	referral in all cases if there is
6	potential abuse or neglect alleged in the
7	petition or how that gets flagged?
8	JUDGE YAZINSKI: We're mandatory
9	reporters, so if there's an indication
10	that there's abuse or neglect, we fill
11	out a form and send it to DCYF intake.
12	MS. JASINA: So is that by the judge
13	reviewing the petition and then at the
14	point of deciding whether or not to issue
15	temporary orders?
16	JUDGE YAZINSKI: Yes. It occurs at
17	that time. And generally, I will be
18	specific when I'm making a referral.
19	That referral involves allegations
20	against the party who is committing the
21	abuse or neglect as opposed to asking
22	that the entire family go under
23	investigation. I limit what I send on to
24	DCYF to the facts that give me cause for
2.5	concorn Thorals nover a guarantee that

	Domestic Violence Task Force - 1/19/22
1	that's not going to lead to an
2	investigation that leads to petition
3	against a parent or both parents.
4	MS. JASINA: Okay. Thank you.
5	JUDGE HANTZ MARCONI: Interesting
6	intersection of case types.
7	Anything else for today, random or
8	not? All right.
9	Well, no one listened to Judge
10	Yazinski and brought an edited form, so I
11	don't know that anyone did their homework
12	but
13	JUDGE YAZINSKI: That's okay.
14	FEMALE SPEAKER: We will take all
15	the comments, and Anne is taking notes as
16	we all speak, and put together some
17	recommendations.
18	As I mentioned yesterday, I'm going
19	to be looking for volunteers in various
20	areas to work with, you know, be a
21	sounding board with our team of
22	scriveners in producing some summary and



recommendations for the group. So think

about which of these topics, one or more,

23

24

1	And we will reconvene next week on a
2	topic we touched on today, which is
3	increasing access to legal counsel and
4	advocates. And after that, we are going
5	to be talking about communication among
6	the various entities. I will say I'm
7	frankly happily amazed at how many people
8	spend an awful lot of time in this space.
9	And I think perhaps there's a good
LO	opportunity going forward for a little
L1	more sharing and a coordinated effort.
L2	So I'm looking forward to that one as
L3	well.
L 4	So you may proceed away. I thank
L 5	you again for your active involvement and
L 6	until the next time.
L7	MS. ZINKIN: See you all Monday. I
L8	mean Friday.
L 9	FEMALE SPEAKER: And don't forget
20	the public hearing.
21	MS. ZINKIN: Oh, that's right.
22	JUDGE HANTZ MARCONI: Don't forget
23	the public hearing. So if you can attend
24	in person, yay, I want a critical mass of
25	people in person. If you can't, it will

	Domestic Violence Task Force - 1/19/22
1	be live streamed and recorded so that
2	those of you who can't attend can hear
3	what we hear. If anyone is watching in
4	real time and has a comment for I
5	don't think we're going to be asking a
6	lot of questions, but if there is an
7	inquiry that needs to be followed up on
8	with any particular speaker, you can
9	email Lisa (ph.) or me or Anne, and we
10	will follow up as needed.
11	But again, this is really our
12	opportunity to hear from members of the
13	public, so I don't expect any kind of
14	inquisition. And like I said, those who
15	can be here in person, we will do our
16	best to represent the task force.
17	All right. Any other questions on
18	Friday? No? See you Friday. Thanks.
19	
20	
21	
22	
23	



1	CERTIFICATION
2	
3	I, Amy Alessi, certify that the foregoing
4	transcript is a true and accurate record
5	of the proceedings.
6	
7	
8	Λ Λ.Δ -
9	amy alessi
10	Amy Alessi (CDLT-209)
11	TTA-Certified Digital Legal Transcriber
12	
13	eScribers
14	352 Seventh Avenue, Suite #604
15	New York, NY 10001
16	
17	Date: March 4, 2022
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